# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE CHATTANOOGA DIVISION

TERPSEHORE MARAS,

Plaintiff,

v.

THEHUFFINGTONPOST, INC.,
REPRESENTATIVE STEVE COHEN, US
DOMINION, INC., DOMINION VOTING
SYSTEMS, INC., DOMINION VOTING
SYSTEMS CORPORATION, MEDIA
MATTERS FOR AMERICA and ALI
ABDUL RAZAQ AKBAR A/KA/ ALI
ALEXANDER,

Defendants.

Case. No. 1:21-cv-00317-DCLC-CHS
JUDGE CLIFTON L. CORKER

## AGREED ORDER EXTENDING THE TIME FOR PLAINTIFF TO RESPOND TO REPRESENTATIVE STEVE COHEN'S MOTION TO DISMISS AND THE TIME FOR CONGRESSMAN COHEN TO REPLY

IT APPEARING TO THIS COURT that in the above-styled action Plaintiff Terpsehore Maras and Defendant Representative Steve Cohen, have jointly consented to extending the time within which Plaintiff Terpsehore Maras may file her brief in opposition, answer and/or otherwise respond to Representative Steve Cohen's Motion to Dismiss until February 18, 2022, and extending the time within which Congressman Cohen may file a Reply until March 4, 2022;

IT IS HEREBY ORDERED AND ADJUDGED that, pursuant to Local Rule 7.1(a), the time within which Plaintiff Terpsehore Maras may file her brief in opposition, answer or otherwise respond to Representative Steve Cohen's Motion to Dismiss is hereby extended until **February** 

18, 2022, and the time within which Congre	ssman Cohen may file a Rep	oly is hereby extended until
March 4, 2022.		
IT IS SO ORDERED, this	day of	, 2022.
	Honorable Clifton	L. Corker
	United States District Court Judge	

### **PREPARED AND PRESENTED BY:**

#### THE NEWMAN LAW FIRM

/s/ Russell A. Newman Russell A. Newman, BPR #033462 6688 Nolensville Road Suite 108-22 Brentwood, TN 37027 (615) 554-1510 (Telephone) (615) 283-3529 (Facsimile) Russell@thenewmanlawfirm.com Attorney for Plaintiff Terpsehore Maras

#### **CONSENTED TO BY:**

\_/s/ Sarah Clouse (by Russell A. Newman with express permission)\_ Douglas N. Letter, General Counsel Todd B. Tatelman. Principal Deputy General Counsel Sarah Clouse Associate General Counsel Brooks M. Hanner, Associate General Counsel 5140 O'Neill House Office Building Washington D.C. 20515 (615) 292-9335 (615) 649-8565 douglas.letter@mail.house.gov todd.tatelman@mail.house.gov sarah.clouse@mail.house.gov brooks.hanner@mail.house.gov Attorneys for Representative Steve Cohen

#### **CERTIFICATE OF SERVICE**

I, Russell A. Newman, do hereby certify that I am counsel for Plaintiff Terpsehore Maras in the above-captioned matter and that a copy of the AGREED ORDER EXTENDING THE TIME FOR PLAINTIFF TO RESPOND TO REPRESENTATIVE STEVE COHEN'S MOTION TO DISMISS was filed and served via the CM/ECF system for the United States District Court, Eastern District of Tennessee, Chattanooga Division via electronic mail to the following CM/ECF filers:

W. Scott Sims, Esq. Michael R. O'Neill, Esq. SIMS | Funk, PLC 3322 West End Ave. Suite 200 Nashville, TN 37203 (615) 292-9355 (Telephone) (615) 649-8565 (Facsimile) ssims@simsfunk.com moneill@simsfunk.com Attorneys for Dominion Defendants

Robb Harvey, Esq. 511 Union Street **Suite 2700** P.O. Box 198966 Nashville, TN 37219-8966 Robb.harvey@wallerlaw.com

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# And via U.S. Mail on the following non-registered CM/ECF filers:

Media Matters for America c/o Registered Agent 155 E. Boardwalk #490 Fort Collins, CO 80525

Ali Abdul Razaq Akbar a/k/a Ali Alexander 5125 Pinellas Avenue Keller, TX 76244

Respectfully submitted this 9th day of February, 2022.

#### THE NEWMAN LAW FIRM

/s/ Russell A. Newman \_ By:

Russell A. Newman, BPR # 033462